Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 1 of 62

Chapter	11
	Chapter

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/16

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's Name	Payless Sho	eSource, Inc.					
2.	All other names debtor used in the last 8 years							
	Include any assumed names, trade names, and doing business as names							
3.	Debtor's federal Employer Identification Number (EIN)	48-0674097						
4.	Debtor's address	Principal place of	business		Mailing add	dress, if differe	ent from pri	ncipal place
		3231 Southeast S						
		Number Str	reet		Number	Street		
					P.O. Box			
		Topeka	KS	66607-2207				
		City	State	Zip Code	City		State	Zip Code
						f principal ass lace of busine		rent from
		Shawnee						
		County			Number	Street		
					City		State	Zip Code
5.	Debtor's website (URL)	http://www.payles	ss.com	_				
6.	Type of debtor	☑ Corporation (in a continuo de conti	cluding Limited Lia	ability Company (L	LC) and Limited	Liability Partne	ership (LLP))
		☐ Partnership (ex	-	, , , , ,	,	,	,	•
		☐ Other. Specify:	- '					
		□ Other, opecity.						

De	Case 17-42257 [btor Name Payless ShoeSource,	Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 2 of 62se number (if known) Inc.
7.	Describe debtor's business	A. Check One:
		☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))
		☐ Railroad (as defined in 11 U.S.C. § 101(44))
		☐ Stockbroker (as defined in 11 U.S.C. § 101(53A))
		☐ Commodity Broker (as defined in 11 U.S.C. § 101(6))
		☐ Clearing Bank (as defined in 11 U.S.C. § 781(3))
		☑ None of the above
		B. Check all that apply:
		☐ Tax-exempt entity (as described in 26 U.S.C. § 501)
		Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)
		☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))
		C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See
		http://www.uscourts.gov/four-digit-national-association-naics-codes . 4482
8.	Under which chapter of the	Check One:
	Bankruptcy Code is the debtor filing?	☐ Chapter 7
		☐ Chapter 9
		☐ Chapter 11. Check all that apply:
		 Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,566,050 (amount subject to adjustment on 4/01/19 and every 3 years after that).
		□ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).
		☐ A plan is being filed with this petition.
		Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).
		☐ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.
		☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.
		☐ Chapter 12
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	No
	If more than 2 cases, attach a separate list.	MM/DD/YYYY District When Case number MM/DD/YYYY

□ No ✓ Yes.

Debtor See Rider 1

Case number, if known _

Relationship

When

Affiliate

List all cases. If more than 1,

District **Eastern District of Missouri**

MM / DD / YYYY

attach a separate list.

Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Case 17-42257 Pq 3 of 62se number (if known) Debtor Name Payless ShoeSource, Inc. 11. Why is the case filed in this Check all that apply: district? Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district. A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district. 12. Does the debtor own or have ☑ No possession of any real ☐ Yes. Answer below for each property that needs immediate attention. Attach additional sheets if needed. property or personal property Why does the property need immediate attention? (Check all that apply.) that needs immediate attention? ☐ It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or What is the hazard? ☐ It needs to be physically secured or protected from the weather. It includes perishable goods or assets that could quickly deteriorate or lose value without attention (for example, livestock, seasonal goods, meat, dairy, produce, or securities-related assets or other options). Other Where is the property? Street Number City State Zip Code Is the property insured? ☐ No ☐ Yes. Insurance agency Contact name Phone Statistical and administrative information 13. Debtor's estimation of Check one: available funds ☑ Funds will be available for distribution to unsecured creditors. ☐ After any administrative expenses are paid, no funds will be available for distribution to unsecured creditors. 14. Estimated number of 1-49 1,000-5,000 25,001-50,000 creditors 50-99 5,001-10,000 50,001-100,000 100-199 10,001-25,000 \boxtimes More than 100,000 200-999

15. Estimated assets

П

\$0-\$50,000

\$50,001-\$100,000

\$100,001-\$500,000

\$500,001-\$1 million

П

П

\$1,000,001-\$10 million

\$10,000,001-\$50 million

\$50,000,001-\$100 million

\$100,000,001-\$500 million

\$500,000,001-\$1 billion

More than \$50 billion

\$1,000,000,001-\$10 billion

\$10,000,000,001-\$50 billion

Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Case 17-42257 Pg 4 of 62se number (if known) Debtor Name Payless ShoeSource, Inc 16. Estimated liabilities \$0-\$50,000 \$1,000,001-\$10 million □ \$500,000,001-\$1 billion \$10,000,001-\$50 million **☒** \$1,000,000,001-\$10 billion \$50,001-\$100,000 \$100,001-\$500,000 \$50,000,001-\$100 million □ \$10,000,000,001-\$50 billion \$500,001-\$1 million \$100.000.001-\$500 million ☐ More than \$50 billion Request for Relief, Declaration, and Signatures Bankruptcy fraud is a serious crime. Making a false statement in connection with a bankruptcy case can result in fines up to WARNING --\$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571. 17. Declaration and signature of The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this authorized representative of petition. debtor I have been authorized to file this petition on behalf of the debtor. I have examined the information in this petition and have a reasonable belief that the information is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on 04/04/2017 MM/ DD / YYYY × W. Paul Jones /s/ W. Paul Jones Signature of authorized representative of debtor Printed name Title Chief Executive Officer and President × 18. Signature of attorney Date /s/ Steven N. Cousins 04/04/2017 MM/ DD/YYYY Signature of attorney for debtor Steven N. Cousins Printed name **Armstrong Teasdale LLP** Firm name 7700 Forsyth Boulevard, Suite 1800 Number Street St Louis 63105 Missouri State ZIP Code City (314) 621-5070 scousins@armstrongteasdale.com Contact phone Email address MO 30788 MO Bar number State

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 5 of 62

Fill in this information to identif	y the case:	
United States Bankruptcy Court for	or the:	
Eastern Distri	ct of Missouri	
	(State)	☐ Check if this is
Case number (if known):	Chapter 11	amended f

Rider 1 Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the Eastern District of Missouri for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of Payless Holdings LLC.

- Payless ShoeSource, Inc.
- Payless Holdings LLC
- Payless Intermediate Holdings LLC
- WBG-PSS Holdings LLC
- Payless Inc.
- Payless Finance, Inc.
- Collective Brands Services, Inc.
- PSS Delaware Company 4, Inc.
- Shoe Sourcing, Inc.
- Eastborourgh, Inc.
- Payless Purchasing Services, Inc.
- Payless ShoeSource Merchandising, Inc.
- Payless Gold Value CO, Inc.
- Payless ShoeSource Distribution, Inc.
- Payless ShoeSource Worldwide, Inc.
- Payless NYC, Inc.
- Payless ShoeSource of Puerto Rico, Inc.
- Payless Collective GP, LLC
- Collective Licensing, LP
- Collective Licensing International, LLC
- Clinch, LLC
- Collective Brands Franchising Services, LLC
- Payless International Franchising, LLC
- Collective Brands Logistics, Limited
- Dynamic Assets Limited
- PSS Canada, Inc.
- Payless ShoeSource Canada Inc.
- Payless ShoeSource Canada GP Inc.
- Payless ShoeSource Canada LP

Fill in this information to iden	tify the case:		
United States Bankruptcy Court	for the:		
Eastern Dis	trict of Missouri		
	(State)		☐ Check if this is an
Case number (if known):	Chapter	11	amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 50 Largest Unsecured Claims and Are Not Insiders 12/15 12/1

A list of creditors holding the 50 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 50 largest unsecured claims.

This is a consolidated list of creditors for all of the Debtors in the chapter 11 cases of Payless Holdings LLC, et al.

Nam	e of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent , unliquidat ed, or disputed	Amount of unsecured claim if the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1	MORGAN STANLEY SENIOR FUNDING INC. 1585 BROADWAY, 4TH FLOOR NEW YORK, NY 10036	ATTN: CHRISTINA AMES PHONE - 212-761-2975 EMAIL - CHRISTINA.AMES@MORGANST ANLEY.COM	SECOND LIEN TERM LOANS	UNLIQUID ATED	N/A	N/A	\$145,000,0001	
2	EVER-RITE INTERNATIONAL CO LTD 6F~5, NO. 8, 609 LANE, SEC. 5 CHUNG-HSIEN RD., SAN CHUNG NEW TAIPEI CITY TAIWAN	ATTN: ALBERT WANG OWNER PHONE - 886-2-2999-8888 EXT 313 EMAIL - SHARON@MAIL.EVERRITE.CO M	TRADE PAYABLE - MERCHAND ISE				\$ 23,335,212	
3	HUGE INTERNATIONAL LTD 8F., NO. 101, SEC 2 TAIWAN BLVD. TAICHUNG CITY TAIWAN	ATTN: JOSEPH LIN CEO PHONE - 886-4-23051789 FAX - 886-4-23051471 EMAIL - JOSEPH@HUGEINTL.COM	TRADE PAYABLE - MERCHAND ISE				\$ 18,233,578	

¹ Consistent with terms of Restructuring Support Agreement.

Nam	e of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts) Indicate if claim is contingent , unliquidat ed, or disputed	collateral or seton to calculate			
		contact		ed, or disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
4	MODA SHOE LIMITED SUITE 3810-11, 38/F, TOWER 6 THE GATEWAY, HARBOUR CITY 9 CANTON ROAD TSIM SHA TSUI, KOWLOON HONG KONG 800 N. SEPULVEDA BLVD EL SEGUNDO, CA 90245	ATTN: ANTHONY BRIAN COX DIRECTOR PHONE - 852-27368092 FAX - 852-27303799 EMAIL - TONY@MODA- SHOEBIZ.COM ATTN: JACK SILVERA CEO & FOUNDER PHONE - 310-647-6700 X737 EMAIL - JACKS@DYNASHOE.COM	TRADE PAYABLE - MERCHAND ISE				\$ 14,913,224
5	THE ASEAN CORP LTD ROOM 1102-5, 11/F. 9 WING HONG STREET, CHEUNG SHA WAN KOWLOON, HONG KONG HONG KONG 5216 BARNETT AVE. LONG ISLAND CITY, NY 11104	ATTN: CLARENCE CHOI PHONE - 852-39637026 EMAIL - CLARENCE_CHOI@TOPLINECO RP.COM ATTN: EDWARD ROSENFELD CEO PHONE - 718-308-2263 EMAIL - EDROSENFELD@STEVEMADDE N.COM	TRADE PAYABLE - MERCHAND ISE				\$ 13,878,451
6	QINGDAO DOUBLESTAR MINGREN IMP & EXP CO NO. 45 QUTANGXIA ROAD QINGDAO, SHANDONG 266002 CHINA		TRADE PAYABLE - MERCHAND ISE				\$ 8,723,045
7	FORTUNE WAY INTERNATIONAL CO., LTD NO. 241, PING HIS RD SHALU TOWN TAICHUNG, TAIWAN TAIWAN	ATTN: JOHNSEN WU PHONE - 86-13925830888 EMAIL - JOHNSEN@HEXINTAI.COM	TRADE PAYABLE - MERCHAND ISE				\$ 7,902,747
8	XIAMEN C AND D LIGHT INDUSTRY CO LTD YANGDAI INDUSTRAY AREA, CHENDAI JINJIANG, FUJIAN CHINA	ATTN: MR. JIAN NING LIN GMM PHONE - 86-18016508888 EMAIL - 18016508888@189.CN	TRADE PAYABLE - MERCHAND ISE				\$ 5,620,764

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent , unliquidat	if the claim unsecure partially amount a	ount of unsecured claim In is fully unsecured, fill in only ed claim amount. If claim is y secured, fill in total claim It and deduction for value of It eral or setoff to calculate Unsecured claim.		
			services, and government contracts)	services, and disputed government	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
9	SANTAK CORPORATION NO.20, LN. 11, SHANG'AN RD., XITUN DIST. TAICHUNG 407 TAIWAN	ATTN: LU.HUEI-TING OWNER FAX - 886-4-24529155 EMAIL - CORY_CHEN@SANTAKCORP.CO M.TW	TRADE PAYABLE - MERCHAND ISE				\$ 5,560,500	
10	HIGHCOM INTERNATIONAL LIMITED 9F-1, NO. 73, JHONGYI STREET, SITUN DIST TAICHUNG 407 TAIWAN	ATTN: LISA CHEN PHONE - 886-935-396822 FAX - 886-4-23585366 EMAIL - LISA@HIGHCHAIN.COM.TW	TRADE PAYABLE - MERCHAND ISE				\$ 5,545,609	
11	FILA USA INC 1411 BROADWAY 30TH FL. NEW YORK, NY 10018	ATTN: JON EPSTEIN PRESIDENT PHONE - 646-265-3053 EMAIL - JEPSTEIN@FILA.COM	TRADE PAYABLE - MERCHAND ISE				\$ 5,172,156	
12	BEST PARAMOUNT INTERNATIONAL LIMITED FL. 12, NO. 309, SUNG CHIANG ROAD TAIPEI TAIWAN	ATTN: VINCENT CHIEN PHONE - 886-912-578-853 FAX - 886-2-25010459 EMAIL - VINCENT@LJOINC.COM.TW	TRADE PAYABLE - MERCHAND ISE				\$ 4,928,119	
13	TCFE INTERNATIONAL CO., LTD. NO. 1102 ROOM, FUGUI BUILDING RONGHUS HOMESTEAD , NO, 635 DONGZHEN RD PUTIAN CITY, FUJIAN CHINA 25 NEWBRIDGE RD., STE 405 HICKSVILLE, NY 11801	ATTN: BRUCE CAGNER CEO PHONE - 86-516-8646404 EMAIL - BCAGNER@BCNYINTL.COM ATTN: BRUCE CAGNER CHAIRMAN PHONE - 212-695-5959 EMAIL - BCAGNER@BCNYINTL.COM	TRADE PAYABLE - MERCHAND ISE				\$ 4,652,602	
14	PUTIAN CITY HUI SHENG TRADING CO LTD CHENGXIANG DISTRICT PUTIAN CITY, FUJIAN CHINA	ATTN: DENNIS WENG PHONE - 86-13599023599 EMAIL - DENNIS.WENG@PTWANSHENG .COM	TRADE PAYABLE - MERCHAND ISE				\$ 3,998,072	

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional Nature of Indicate if claim is contingent , unliquidat	unsecured claim.			
		1	services, and government contracts)	disputed ent	Total claim, if partially secured	for value of collateral or setoff	Unsecured claim
15	TOPSMART INTERNATIONAL CO., LTD. NO. 31, 3/F WENTANZHUANYAO INDUSTRIAL PARK DONGCHENG DISTRICT DONGGUAN, GUANGDONG CHINA 330 5TH AVE., 11TH FL NEW YORK, NY 10001	ATTN: GEORGE LIAO GMM PHONE - 1-212-2394530 EMAIL - GEORGE.LIAO@JACKSONBAGS. COM ATTN: JACKSON LIAO PRESIDENT PHONE - 212-239-4530 EMAIL - JACKSON.LIAO@JACKSONBAGS.	TRADE PAYABLE - MERCHAND ISE				\$ 3,890,369
16	C & C ACCORD LTD 6F-2, NO. 66 SHIH-CHENG N. 5TH RD., XITUN DIST. TAICHUNG, TAIWAN 407 TAIWAN	ATTN: ANNIE CHANG CFO PHONE - 886-917 224 588 FAX - 886- 4-2254 0976 EMAIL - ANNIE@DIBAFAREAST.COM / ANNIE@DBACCORD.COM	TRADE PAYABLE - MERCHAND ISE				\$ 3,625,442
17	ASCENDANT (HONG KONG) TRADE CO LIMITED UNITD, F/3, BAMBOOS CENTRE 52 HONG TO ROAD, KWUN TONG KOWLOON, HONG KONG CHINA	ATTN: MR. LIN GUOFU PHONE - 86-594-2782821 FAX - 86-594.2792540 EMAIL - GUOFU_LIN@KIAOFA.COM	TRADE PAYABLE - MERCHAND ISE				\$ 3,557,601
18	MIA WORLDWIDE CO LTD 1F, NO. 370 - 17, SEC. 4 HENAN RD. NANTUN DIST TAICHUNG CITY 40874 TAIWAN 9985 NW 19TH ST. MIAMI, FL 33172	ATTN: YANG CHIN YUAN CEO PHONE - 886-933-557755 FAX - 886-4-22584158 EMAIL - JOHNNY0696@126.COM ATTN: RICHARD STRAUSS CEO PHONE - 305-455-2600 EMAIL - RLSTRAUSS@MIASHOES.COM	TRADE PAYABLE - MERCHAND ISE				\$ 3,505,764
19	DONGYI SHOES CO LTD SHUANGYUQIANCHEN LUCHENG DISTRICT, WENZHOU 325007 CHINA	ATTN: STEPHEN CHEN PHONE - 86-13968880599 FAX - 86-577-88050111 EMAIL - STEPHEN@DONGYISHOES.COM	TRADE PAYABLE - MERCHAND ISE				\$ 3,165,197

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services,	the claim (for example, trade debts, bank loans, professional Indicate if claim is contingent , unliquidat	unsecured claim.		
			and government contracts)		Total claim, if partially secured	for value of collateral or setoff	Unsecured claim
20	GLORY CHINA FOOTWEAR CO LIMITED UNIT A B, 6TH FLOOR, FUGUANG BLDG. NO. 567 QIANPU DONGLU XIAMEN, FUJIAN 361008 CHINA 800 N. SEPULVEDA BLVD EL SEGUNDO, CA 90245	ATTN: JOHN CHAI PHONE - 86-13806020221 FAX - 86-592-82666798 EMAIL - JOHN@GLORY- CHINA.NET ATTN: JACK SILVERA CEO & FOUNDER PHONE - 310-647-6700 X737 EMAIL - JACKS@DYNASHOE.COM	TRADE PAYABLE - MERCHAND ISE				\$ 2,921,600
21	KENTH PRODUCTIONS LLC 603 W 50TH ST NEW YORK, NY 10019	ATTN: MARC SCHNEIDER CEO PHONE - 212-265-1500 EMAIL - MSCHNEIDER@KENNETHCOLE. COM	TRADE PAYABLE - MERCHAND ISE				\$ 2,499,551
22	EVER SPOTLIGHT LTD. NO.50, NANBEI ROAD THAIPAO CITY CHIAYI TAIWAN	ATTN: MR. KAU HSIU SUNG PRESIDENT PHONE - 86-13850273505 EMAIL - JASON_KUO@SHOEHARVEST.C OM	TRADE PAYABLE - MERCHAND ISE				\$ 2,264,404
23	PEDS LEGWEAR USA INC 9451 NEUVILLE AVENUE HILDEBRAN, NC 28637	ATTN: MICHAEL PENNER PRESIDENT & CEO PHONE - 514-875-5575 X12 EMAIL - MPENNER@PEDS.COM	TRADE PAYABLE - MERCHAND ISE				\$ 2,246,572
24	GISH, J. STEPHEN ADDRESS ON FILE	ATTN: GISH, J. STEPHEN PHONE - ON FILE EMAIL - ON FILE	SERP	UNLIQUID ATED			\$ 2,187,354
25	FIRST SERVICE NETWORKS INC 11333 N. SCOTTSDALE ROAD SUITE 260 SCOTTSDALE, AZ 85254	ATTN: MICHAEL FERREIRA PRESIDENT PHONE - 480-614-4559	TRADE PAYABLE - STORE MAINTENA NCE				\$ 2,169,172
26	FORTUNE CREATION CO. LTD. FUXIANG, NAN-SIR NEW INDUSTRIAL ZONE CHA-SHAN TOWN DONGGUAN, GUANGDONG CHINA	ATTN: HENRY HONG PHONE - 86-13922974456 EMAIL - HENRY@FORTUNECREATION.C OM.CN	TRADE PAYABLE - MERCHAND ISE				\$ 2,033,490

Nam	ne of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional	,	unsecured claim.		
			services, and government contracts)	ed, or disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
27	MARC USA CHICAGO 325 NORTH LA SALLE SUITE 750 CHICAGO, IL 60654	ATTN: MICHELE FABRIZI PRESIDENT & CEO PHONE - 312-321-9000 FAX - 312-321-1736 EMAIL - CHICAGO@MARCUSA.COM	TRADE PAYABLE - MARKETING				\$ 2,025,298
28	EVERYTHING LEGWEAR LLC 4885 ALPHA RD., STE 125 DALLAS, TX 75244	ATTN: LISA SIZEMORE PRESIDENT PHONE - 469-374-7600 EMAIL - LISA@ELEGWEAR.COM	TRADE PAYABLE - MERCHAND ISE				\$ 1,980,997
29	SHI INTERNATIONAL CORP 290 DAVIDSON AVE. SOMERSET, NJ 08873	ATTN: THAI LEE PRESIDENT & CEO PHONE - 888-764-8888	TRADE PAYABLE - IT				\$ 1,830,360
30	PUTIAN XINLONG FOOTWEAR CO LTD SHUINAN VILLAGE HUANGSHI TOWN, LICHENG PUTIAN CHINA	ATTN: BOBIN LIN PRESIDENT PHONE - 86-13599888853 EMAIL - ROBINLIU@XINLONG.COM.CN	TRADE PAYABLE - MERCHAND ISE				\$ 1,686,971
31	34TH STREET PENN ASSOCIATION LLC C/O JENEL MANAGEMENT CORP 275 MADISON AVENUE SUITE 1100 NEW YORK, NY 10016 SEYFARTH SHAW LLP 620 EIGHTH AVENUE NEW YORK, NY 10018	ATTN: DAVID DUSHEY CEO PHONE - 212-889-6405 EXT 18 EMAIL - DD@JENEL.NET ATTN: MARC J. GURELL, ESQ. PARTNER PHONE - 212-218-5569 FAX - 212-218-5569 EMAIL - MGURELL@SEYFARTH.COM	LEASE CONTRACT REJECTION	UNLIQUID ATED			UNDETERMIN ED
32	AIDER COMPANY LIMITED 9/F XINGHU COMMERCIAL BLDG. NO. 46 OF HU LI DA DAO XIAMEN 361000 CHINA	ATTN: GINA YAO PHONE - 86-13358385236 FAX - 86-592-5691700 EMAIL - GINA@AIDER-XM.COM	TRADE PAYABLE - MERCHAND ISE				\$ 1,477,543
33	SOUTH CHINA SHOES PRODUCTS COMPANY LTD 5 FUNG YIP ST. CHAIWAN HONG KONG	ATTN: MICHELLE TANG PHONE - 852-25056662 FAX - 852-25581196 EMAIL - MICHELLE@SCSHOES.COM.HK	TRADE PAYABLE - MERCHAND ISE				\$ 1,459,131
34	FUQING JIA CHENG TRADING CORPORATION LTD WUDIAN, HONGLU TOWN FUQING, FUJIAN PROVINCE 350301 CHINA	ATTN: KIM LIN PHONE - 86-13115912000 FAX - 86-591-85370793 EMAIL - HF88@FJHF.COM	TRADE PAYABLE - MERCHAND ISE				\$ 1,424,104

			1	1				
Nam	e of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional	laim or Indicate if claim is contingent oans, ,	Amount of unsecured claim if the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
			services, and government contracts)	ed, or disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
35	MC SIGN COMPANY 8959 TYLER BLVD MENTOR, OH 44060	ATTN: PRESIDENT OR GENERAL COUNSEL PHONE - 440-209-6200 FAX - 440-209-6277 EMAIL - SALES@MCSIGN.COM	TRADE PAYABLE - CONSTRUCT ION VENDOR				\$ 1,419,637	
36	CHAMPION ATHLETICWEAR 1000 EAST HANES MILLS RD. WINSTON-SALEM, NC 27105	ATTN: DON BURTON MARKETING DIRECTOR PHONE - 336-519-3562 EMAIL - DON.BURTON@HANES.COM	LICENSING AGREEMEN T				\$ 1,414,407	
37	TAIZHOU BAOLITE SHOES CO LTD MUYUZEGUO TOWN WENLING CITY, ZHEJIANG PROVICE CHINA	ATTN: CAROL CHEN PHONE - 86-13575860808 EMAIL - CAROL@BAOLITE.COM	TRADE PAYABLE - MERCHAND ISE				\$ 1,407,343	
38	HO WANG TAI GROUP CO LTD NO. 241, PING HIS RD SHALU TOWN TAICHUNG, TAIWAN TAIWAN	ATTN: JOHNSEN WU PHONE - 86-13925830888 EMAIL - JOHNSEN@HEXINTAI.COM	TRADE PAYABLE - MERCHAND ISE				\$ 1,307,816	
39	COGNIZANT TECHNOLOGY SOLUTIONS US CORP 500 FRANK W. BURR BOULEVARD TEANECK, NJ 07666	ATTN: PRESIDENT OR GENERAL COUNSEL PHONE - 201-801 0233 FAX - 201-801-0243 EMAIL - INQUIRY@COGNIZANT.COM	TRADE PAYABLE - IT				\$ 1,293,290	
40	RACON FOOTWEAR LIMITED NO. 241, PING HIS RD SHALU TOWN, TAICHUNG TAIWAN	ATTN: JOHNSEN WU PHONE - 86-13925830888 EMAIL - JOHNSEN@HEXINTAI.COM	TRADE PAYABLE - MERCHAND ISE				\$ 1,292,525	
41	E.S. ORIGINALS, INC. ROOM 401, 4/F., TOWER II, SILVERCORD 30 CANTON ROAD TSIMSHATSUI, KOWLOON HONG KONG 440 9TH AVE., 7TH FL NEW YORK, NY 10001	ATTN: PETER LEWIS PORTIA KHOO PHONE - 852-22428383 FAX - 852-23756363 EMAIL - ESO@BARTERHK.COM ATTN: JOEY SAFDEYE CEO PHONE - 212-845-3511 EMAIL - JSAFDEYE@ESORIGINALS.COM	LICENSING AGREEMEN T				\$ 1,252,736	

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent , unliquidat	Amount of unsecured claim if the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
		Contact	services, and government contracts)	ed, or disputed	Total claim, if partially secured	for value of collateral or setoff	Unsecured claim
42	TOPLINE IMPORTS INC 13150 SE 32ND STREET BELLEVUE, WA 98005-4436 5216 BARNETT AVE. LONG ISLAND CITY, NY 11104	ATTN: BRYAN COLLINS PHONE - 425-643-3003 FAX - 425-643-3846 EMAIL - BRYAN_COLLINS@TOPLINECOR P.COM ATTN: EDWARD ROSENFELD CEO PHONE - 718-308-2263 EMAIL - EDROSENFELD@STEVEMADDE N.COM	TRADE PAYABLE - MERCHAND ISE				\$ 1,233,785
43	U.S. CONTINENTAL MARKETING INC 310 REED CIRCLE CORONA, CA 92879	ATTN: DAVID WILLIAMS PRESIDENT PHONE - 951-808-8888 X218 EMAIL - DWILLIAMS@USCONTINENTAL. COM	TRADE PAYABLE - MERCHAND ISE				\$ 1,149,564
44	INTERLOOP LIMITED 633 W. 4TH ST., STE 201 WINSTON-SALEM, NC 27101	ATTN: SHELLEY RIDER PRESIDENT PHONE - 336-770-1666 EMAIL - SRIDER@IL-NA.COM	TRADE PAYABLE - MERCHAND ISE				\$ 1,146,885
45	DIBANG SHOES CO. LTD. 30 AREA OF CHINA SHOE CITY WENZHOU CHINA	ATTN: XIE RENXING PRESIDENT PHONE - 86-13806696888 EMAIL - FSD@DIBANGSHOES.COM	TRADE PAYABLE - MERCHAND ISE				\$ 1,143,780
46	FITRON INDUSTRIES LIMITED 42/F., CENTRAL PLAZA 18 HARBOUR ROAD WAN CHAI HONG KONG 42F CENTRAL PLAZA HONG KONG HONG KONG	ATTN: EDDY DUMAREY OWNER PHONE - 1-3255335668 FAX - 852-21557443 EMAIL - EDDY.DUMAREY@CORTINA.BE ATTN: NICK BRAEKMAN COO PHONE - +32 55 33 5696 EMAIL - NICK.BRAEKMAN@CORTINA.BE	TRADE PAYABLE - MERCHAND ISE				\$ 1,132,979
47	INTER-PACIFIC CORP. 2257 COLBY AVE. LOS ANGELES, CA 90064	ATTN: FRANK ARNSTEIN CEO PHONE - 310-473-7591 EMAIL - FARNSTEIN@IPCLA.COM	TRADE PAYABLE - MERCHAND ISE				\$ 1,121,258

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 14 of 62

Nan	ne of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent , unliquidat ed, or disputed	if the claim unsecured partially amount a collate	int of unsecutis fully unsecuted claim amous secured, fill in and deduction ral or setoff trunsecured claim deduction for value of collateral or setoff	ured, fill in only nt. If claim is n total claim n for value of o calculate
48	KING INDUSTRY CO LTD NO.50, NANBEI ROAD THAIPAO CITY CHIAYI TAIWAN	ATTN: KAU HSIU SUNG PRESIDENT PHONE - 86-13850273505 EMAIL - JASON_KUO@SHOEHARVEST.C OM	TRADE PAYABLE - MERCHAND ISE				\$ 1,084,335
49	SANTANA SHOES 800 N. SEPULVEDA BLVD. EL SEGUNDO, CA 90245	ATTN: PRESIDENT OR GENERAL COUNSEL PHONE - 310-647-6700 EMAIL - INFO@DYNASHOE.COM	TRADE PAYABLE - MERCHAND ISE				\$ 997,825
50	PERFORMANCE TEAM FREIGHT SYSTEMS INC 11204 NORWALK BOULEVARD SANTA FE SPRINGS, CA 90670	ATTN: CLIFF KATAB PRESIDENT PHONE - 562-345-9833 FAX - 562-741-2500 EMAIL - MARKETING@PERFORMANCET EAM.NET	TRADE PAYABLE - FREIGHT				\$ 869,214

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 15 of 62

Fill in this information to identify the case and this filing:					
Debtor Name Payless ShoeSource, Inc.					
United States Bankruptcy Court for the:	Eastern District of Missouri				
Construction (If I was well)	(State)				
Case number (If known):					

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/1

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

	I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:				
	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)				
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)				
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)				
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)				
	Schedule H: Codebtors (Official Form 206H)				
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)				
	Amended Schedule				
	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 50 Largest Unsecured Claims and Are Not Insiders (Official Form 204)				
	Other document that requires a declaration List of Equity Security Holders				
I de	declare under penalty of perjury that the foregoing is true and correct.				
Exe	secuted on 04/04/2017 X /s/ W. Paul Jones				
	MM/ DD/YYYY Signature of individual signing on behalf of debtor				
	W. Paul Jones				
	Printed name				
	Chief Executive Officer and President				

Declaration Under Penalty of Perjury for Non-Individual Debtors

Position or relationship to debtor

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF MISSOURI

In re:		Chapter 11
PAYLESS SHOESOURCE, INC.	8	Case No. 17 ()
Debtor.	<i>8</i>	

LIST OF EQUITY SECURITY HOLDERS²

Debtor	Equity Holders	Address of Equity Holder	Percentage of Equity Held
Payless ShoeSource, Inc.	Payless Finance, Inc.	3231 SE Sixth Ave Topeka KS 66607	100%

This list serves as the disclosure required to be made by the debtor pursuant to rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed are as of the date of commencement of the chapter 11 case.

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 17 of 62

Fill in this information to identify the case and this filing:					
Debtor Name Payless ShoeSource, Inc.					
United States Bankruptcy Court for the:	Eastern District of Missouri				
Construction (If I was well)	(State)				
Case number (If known):					

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/1

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

	I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:				
	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)				
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)				
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)				
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)				
	Schedule H: Codebtors (Official Form 206H)				
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)				
	Amended Schedule				
	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 50 Largest Unsecured Claims and Are Not Insiders (Official Form 204)				
\boxtimes	Other document that requires a declaration List of Equity Security Holders				
	eclare under penalty of perjury that the foregoing is true and correct.				
Exe	/s/ W. Paul Jones				
	04/04/2017 MM/ DD/YYYY Signature of individual signing on behalf of debtor				
	W. Paul Jones				
	Printed name				
	Chief Executive Officer and President				

Declaration Under Penalty of Perjury for Non-Individual Debtors

Position or relationship to debtor

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF MISSOURI

In re:	§ §	Chapter 11
PAYLESS SHOESOURCE, INC.	§ §	Case No. 17 (
Debtor.	<i>\$</i>	

CORPORATE OWNERSHIP STATEMENT

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held
Payless Finance, Inc.	100%

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 19 of 62

Fill in this information to identify the case and this filing:					
Debtor Name Payless ShoeSource, Inc.					
United States Bankruptcy Court for the:	Eastern District of Missouri				
Construction (If I was well)	(State)				
Case number (If known):					

Official Form 202

<u>Declaration Under Penalty of Perjury for Non-Individual Debtors</u>

12/1

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

	I have examined the information in the documents checked below and I have a and correct:	reasonable belief that the information is true			
	☐ Schedule A/B: Assets-Real and Personal Property (Official Form 206A)	(B)			
	□ Schedule D: Creditors Who Have Claims Secured by Property (Official	Form 206D)			
	☐ Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 2	06E/F)			
	□ Schedule G: Executory Contracts and Unexpired Leases (Official Form	206G)			
	□ Schedule H: Codebtors (Official Form 206H)	Schedule H: Codebtors (Official Form 206H)			
	☐ Summary of Assets and Liabilities for Non-Individuals (Official Form 20	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)			
	□ Amended Schedule	Amended Schedule			
	☐ Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 50 La (Official Form 204)	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 50 Largest Unsecured Claims and Are Not Insiders (Official Form 204)			
\boxtimes		rship Statement			
l de	I declare under penalty of perjury that the foregoing is true and correct.				
Exec	Executed on 04/04/2017	ıl Jones			
		ndividual signing on behalf of debtor			
	W. Paul Jone	s			
	Printed name				
	Chief Execut	ive Officer and President			
	Position or rel	ationship to debtor			

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

OMNIBUS WRITTEN CONSENT IN LIEU OF A SPECIAL MEETING

April 4, 2017

The undersigned, being the board of directors, board of managers or sole member, as applicable (each, the "Governing Body"), of the applicable entity set forth on Annex A attached hereto (each, a "Company" and collectively, the "Companies"), hereby take the following actions and adopt the following resolutions by unanimous written consent, in lieu of a special meeting of such Governing Body, pursuant to (as applicable) the bylaws, limited liability company agreement or similar document (in each case as amended or amended and restated to date) of each Company (the "Governing Document") and the laws of the state of formation of each Company as set forth next to each Company's name on Annex A:

CHAPTER 11 FILING

WHEREAS, each Governing Body considered presentations by each Company's management (the "Management") and financial and legal advisors (collectively, the "Advisors") regarding the liabilities and liquidity situation of each Company, the strategic alternatives available to it, and the effect of the foregoing on each Company's business; and

WHEREAS, each Governing Body discussed the foregoing with the Management and the Advisors and has determined, in the judgment of each Governing Body, that it is in the best interests of each Company, its creditors, and fully considered each of the strategic alternatives available to each Company.

NOW, THEREFORE, BE IT:

RESOLVED, that in the judgment of each Governing Body, it is desirable and in the best interests of each Company, its creditors, and other parties in interest, that each Company shall be and hereby is authorized to file or cause to be filed a voluntary petition for relief (such voluntary petition, and the voluntary petitions to be filed by certain of each Company's affiliates and direct and indirect subsidiaries, collectively, the "Chapter 11 Cases") under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Eastern District of Missouri (the "Bankruptcy Court") or other court of competent jurisdiction; and

RESOLVED, that the Chief Executive Officer, Chief Financial Officer, General Counsel, President, any Executive Vice President, any Senior Vice President, any Vice President, or any other duly appointed officer of each Company (collectively, the "Authorized Officers"), acting alone or with one or more other Authorized Officers be, and each of them hereby is, authorized, empowered, and directed to execute and file on behalf of each Company all petitions, schedules, lists, and other motions, papers, or documents (including the filing of financing statements), and to take any and all action that they deem

necessary, appropriate, or desirable to obtain such relief, including, without limitation, any action necessary, appropriate, or desirable to maintain the ordinary course operation of each Company's business.

COMPANIES' CREDITORS ARRANGEMENT ACT RECOGNITION

RESOLVED, that in the judgment of each Governing Body, it is desirable and in the best interests of each Company, its creditors, and other parties in interest, that each Company shall be and hereby is authorized to seek recognition of the Chapter 11 Cases in Canada pursuant to Part IV of the Companies' Creditors Arrangement Act, R.S.C. 1985, c. C-36, as amended (the "<u>CCAA</u>") in the Ontario Superior Court of Justice (Commercial List).

RETENTION OF PROFESSIONALS

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ the law firm of Kirkland & Ellis LLP, as each Company's counsel, to represent and assist each Company in carrying out its duties under the Bankruptcy Code; and, in connection therewith, each of the Authorized Officers, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain Kirkland & Ellis LLP in accordance with applicable law;

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ the law firm of Armstrong Teasdale LLP, as each Company's counsel, to represent and assist each Company in carrying out its duties under the Bankruptcy Code; and, in connection therewith, each of the Authorized Officers, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain Armstrong Teasdale LLP in accordance with applicable law;

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ the law firm of Munger, Tolles & Olson LLP, to advise the Company at the direction of the disinterested director of Payless Holdings LLC in connection with conflicts matters; and, in connection therewith, each of the Authorized Officers, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority, in accordance with applicable law, to retain Munger, Tolles & Olson LLP as counsel to the Company with respect to conflicts matters as directed by the disinterested director:

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ the law firm of Osler, Hoskin & Harcourt LLP, as each Company's counsel, to represent and assist each Company in carrying out

its duties under the CCAA; and, in connection therewith, each of the Authorized Officers, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain Osler, Hoskin & Harcourt LLP in accordance with applicable law;

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ the firm of Guggenheim Securities, LLC, as each Company's financial advisor and investment banker, to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and remedies; and, in connection therewith, each of the Authorized Officers is, with power of delegation, hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain Guggenheim Securities, LLC in accordance with applicable law;

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ the firm of Alvarez & Marsal North America, LLC, together with employees of its affiliates (all of which are wholly owned by its parent company and employees), its wholly owned subsidiaries, and independent contractors (collectively, "A&M"), as restructuring advisor, to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and remedies; and, in connection therewith, each of the Authorized Officers is, with power of delegation, hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain A&M in accordance with applicable law:

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ the firm of Prime Clerk LLC, as notice, claims, and balloting agent and as administrative advisor to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and remedies; and, in connection therewith, each of the Authorized Officers, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain Prime Clerk LLC in accordance with applicable law;

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ any other professionals to assist each Company in carrying out its duties under the Bankruptcy Code; and, in connection therewith, each of the Authorized Officers, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary,

appropriate, or desirable, including (without limitation) special counsel to the extent determined necessary, appropriate, or desirable; and

RESOLVED, that each of the Authorized Officers be, and hereby is, with power of delegation, authorized, empowered, and directed to execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers and, in connection therewith, to employ and retain legal counsel, accountants, financial advisors, restructuring advisors, and other professionals and to take and perform any and all further acts and deeds that each of the Authorized Officers deem necessary, appropriate, or desirable in connection with each Company's chapter 11 case.

RESTRUCTURING SUPPORT AGREEMENT

WHEREAS, in connection with the Chapter 11 Cases, each Company has negotiated a restructuring support agreement, in form and substance generally similar to that certain restructuring support agreement dated April 4, 2017 (the "Restructuring Support Agreement"), by and among Payless Holdings LLC and its direct and indirect subsidiaries, certain Prepetition First Lien Lenders, and certain Prepetition Second Lien Lenders (as such terms are defined in the Restructuring Support Agreement);

NOW, THEREFORE, BE IT:

RESOLVED, that each Governing Body authorizes the Authorized Officers to take all actions (including, without limitation, to negotiate and execute any agreements, documents and certificates) necessary to enter into the Restructuring Support Agreement and to consummate the transactions contemplated thereby in connection with the Chapter 11 Cases and that each Company's performance of its obligations under the Restructuring Support Agreement hereby is, in all respects, authorized and approved.

DEBTOR IN POSSESSION FINANCING

WHEREAS, each of the Companies (except Payless Intermediate Holdings LLC, Collective Brands Logistics, Ltd. and Dynamic Assets Ltd.) proposes to enter that certain DEBTOR-IN-POSSESSION CREDIT AGREEMENT dated as of April [●], 2017 (the "<u>DIP ABL Loan</u>") by and among PAYLESS INC., a Delaware corporation, as a debtor and a debtor-in-possession (the "<u>Lead Borrower</u>"), the other Persons that are named on Schedule 1.01 thereto from time to time, each as a debtor and a debtor-in-possession, WBG − PSS HOLDINGS LLC, a Delaware limited liability company (the "<u>Parent</u>"), the Persons named on <u>Schedule 1.02(a)</u> thereto from time to time, each as a debtor and a debtor-in-possession and the Persons named on <u>Schedule 1.02(b)</u> thereto from time to time, each lender from time to time party thereto (collectively, the "<u>Lenders</u>" and individually, a "<u>Lender</u>"), WELLS FARGO BANK, NATIONAL

ASSOCIATION, as Collateral Agent and Administrative Agent (in such capacities, the "<u>DIP ABL Agent</u>") and Swing Line Lender;

WHEREAS, each of the Companies (except Payless Intermediate Holdings LLC, , Collective Brands Logistics, Ltd., Dynamic Assets Ltd., Payless ShoeSource Canada, Inc., Payless ShoeSource Canada GP, Inc., Payless ShoeSource Canada, L.P., and Payless ShoeSource of Puerto Rico, Inc.) proposes to enter into that certain SUPERPRIORITY DEBTOR-IN-POSSESSION TERM DIP ABL LOAN dated as of April [•], 2017 (the "DIP Term Loan" and together with the DIP ABL Loan, the "DIP Credit Agreements"), by and among Parent, the Lead Borrower, PAYLESS FINANCE, INC., a Nevada corporation, PAYLESS SHOESOURCE, INC., a Missouri corporation and PAYLESS SHOESOURCE DISTRIBUTION, INC., a Kansas corporation, the Subsidiary Guarantors (as defined therein) from time to time party thereto, CORTLAND PRODUCTS CORP. as administrative agent (the "DIP Term Loan Agent" and together with the DIP ABL Agent, the "DIP Agents") and each of the Lenders (as defined therein) from time to time party thereto;

WHEREAS, the obligation of the Lenders of each of the DIP ABL Loan and the DIP Term Loan to make Loans initially to the Borrowers under the DIP Credit Agreements is subject to each relevant Company having satisfied certain conditions described in the DIP Credit Agreements;

WHEREAS, each Company will obtain benefits from the receipt of the Loans by the Borrowers under the DIP Credit Agreements; and

WHEREAS, each Governing Body hereby deems it advisable and in the best interest of each Company to enter into the DIP Credit Agreements and each agreement, document, instrument.

NOW, THEREFORE BE IT RESOLVED, that the form, terms, and provisions of the DIP Credit Agreements, and the grant of security interests, the borrowings, any guaranties of indebtedness thereunder, and the transactions contemplated thereby be, and hereby are authorized, adopted, and approved, and any Authorized Officer or other officer of each Company is hereby authorized and empowered, in the name of and on behalf of each Company, to take such actions and negotiate or cause to be prepared and negotiated and to execute, deliver, perform, and cause the performance of, each of the transactions contemplated by the DIP Credit Agreements substantially in the form provided to each Governing Body and such other agreements, certificates, instruments, receipts, petitions, motions, or other papers or documents to which each Company is or will be a party or any order entered into in connection with the Chapter 11 Cases (collectively with the DIP Credit Agreements, the "Financing Documents"), incur and pay or cause to be paid all related fees and expenses, with such changes, additions, and modifications thereto as an Authorized Officer executing the same shall approve; and

RESOLVED, that each Company, as debtors and debtors in possession under the Bankruptcy Code be, and hereby are, authorized to incur any and all obligations and to undertake any and all related transactions on substantially the same terms as contemplated under the Financing Documents (collectively, the "Financing Transactions"), including granting liens on its assets to secure such obligations; and

RESOLVED, that the Authorized Officers be, and they hereby are, authorized, directed, and empowered in the name of, and on behalf of, each Company, as debtors and debtors in possession, to take such actions as in their discretion are determined to be necessary, desirable, or appropriate to execute, deliver, and file (a) the Financing Documents and such agreements, certificates, instruments, guaranties, notices, and any and all other documents, including, without limitation, any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of any Financing Documents, necessary, desirable, or appropriate to facilitate the Financing Transactions, (b) all petitions, schedules, lists, and other motions, papers, or documents, which shall in their sole judgment be necessary, proper, or advisable, which determination shall be conclusively evidenced by his or their execution thereof, (c) such other instruments, certificates, notices, assignments, and documents as may be reasonably requested by the DIP Agents, and (d) such forms of deposit account control agreements, officer's certificates, and compliance certificates as may be required by the Financing Documents; and

RESOLVED, that the Authorized Officers be, and they hereby are, authorized, directed, and empowered in the name of, and on behalf of, each Company to file or to authorize the DIP Agents to file any Uniform Commercial Code ("UCC") financing statements, any other equivalent filings, any intellectual property filings and recordation, and any necessary assignments for security or other documents in the name of each Company that either DIP Agent deems necessary or convenient to perfect any lien or security interest granted under the Financing Documents, including any such UCC financing statement containing a generic description of collateral, such as "all assets," "all property now or hereafter acquired," and other similar descriptions of like import, and to execute and deliver, and to record or authorize the recording of, such mortgages and deeds of trust in respect of real property of each Company and such other filings in respect of intellectual and other property of each Company, in each case as the DIP Agents may reasonably request to perfect the security interests of the DIP Agents under the Financing Documents; and

RESOLVED, that the Authorized Officers be, and they hereby are, authorized, directed and empowered in the name of, and on behalf of, each Company to take all such further actions, including, without limitation, to pay or approve the payment of all fees and expenses payable in connection with the Financing Transactions and all fees and expenses incurred by or on behalf of each Company in connection with the foregoing resolutions, in accordance with the terms of the Financing Documents, which shall in their reasonable business

judgment be necessary, proper, or advisable to perform each Company's obligations under or in connection with the Financing Documents or any of the Financing Transactions and to fully carry out the intent of the foregoing resolutions; and

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, each Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of any of the Financing Documents or to do such other things which shall in their sole judgment be necessary, desirable, proper, or advisable to give effect to the foregoing resolutions, which determination shall be conclusively evidenced by his or their execution thereof.

USE OF CASH COLLATERAL

WHEREAS, in the judgment of each Governing Body, it is desirable and in the best interest of each Company, its interest holders, its creditors, and other parties in interest, to obtain the benefits from the use of cash collateral (as such term is defined in section 363(b) of the Bankruptcy Code), which is security for certain of each Company's secured lenders under that certain Prepetition Credit Agreement, dated as of October 9, 2012, by and among each Company, and the guarantors party thereto, the lenders party thereto (the "Prepetition Secured Lenders"), and WELLS FARGO BANK, NATIONAL ASSOCIATION, as administrative agent;

NOW, THEREFORE, BE IT:

RESOLVED, that the Authorized Officers be, and hereby are, authorized, directed, and empowered in the name of, and on behalf of, each Company to seek approval of the use of cash collateral pursuant to a cash collateral order in interim and final form (a "Cash Collateral Order"), and any Authorized Officer be, and hereby is, authorized, empowered, and directed to negotiate, execute, and deliver any and all agreements, instruments, or documents, by or on behalf of each Company, necessary to implement the Cash Collateral Order, including providing for adequate protection to the Prepetition Secured Lenders in accordance with section 363 of the Bankruptcy Code, as well as any additional or further agreements for the use of cash collateral in connection with each Company's Chapter 11 Cases, which agreement(s) may require each Company to grant adequate protection and liens to each Company's Prepetition Secured Lenders and each other agreement, instrument, or document to be executed and delivered in connection therewith, by or on behalf of each Company pursuant thereto or in connection therewith, all with such changes therein and additions thereto as any Authorized Officer approves, such approval to be conclusively evidenced by the taking of such action or by the execution and delivery thereof; and

RESOLVED, that the Authorized Officers be, and hereby are, authorized, directed, and empowered in the name of, and on behalf of, each Company to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the Cash Collateral Order or to do such other things which shall in his/her judgement be necessary, desirable, proper, or advisable, to give effect to the foregoing resolutions, which determination shall be conclusively evidenced by his or their execution thereof; and

RESOLVED, that each Company is hereby authorized to authorize, and each Company hereby authorizes, any subsidiary of such Corporation of which such Corporation or any subsidiary of such Corporation is the sole member, general partner, managing member, or equivalent manager, as applicable, to take each of the actions described in these resolutions or any of the actions authorized in this written consent.

GENERAL

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Officers, each of the Authorized Officers (and their designees and delegates) be, and hereby is, authorized and empowered, in the name of and on behalf of each Company, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, in each case as in such Authorized Officer's or Authorized Officers' judgment, shall be necessary, appropriate, or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein;

RESOLVED, that each Governing Body has received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the organizational documents of each Company, or hereby waives any right to have received such notice;

RESOLVED, that all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of each Company, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved, confirmed and ratified as the true acts and deeds of each Company with the same force and effect as if each such act, transaction, agreement, or certificate had been specifically authorized in advance by resolution of each Governing Body; and

RESOLVED, that each of the Authorized Officers (and their designees and delegates) and each other partner, member, or managing member of each direct subsidiary of each Company, be and hereby is authorized and empowered to take all actions or to not take any action in the name of and on behalf of each

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 28 of 62

Company with respect to the transactions contemplated by these resolutions hereunder as the sole shareholder, partner, member, or managing member of each direct subsidiary of each Company, in each case, as such Authorized Officer shall deem necessary, appropriate, or desirable in such Authorized Officer's reasonable business judgment as may be necessary, appropriate, or desirable to effectuate the purposes of the transactions contemplated herein.

* * * * *

ANNEX A

COMPANY	JURISDICTION
Payless Intermediate Holdings LLC	DELAWARE
WBG-PSS Holdings LLC	DELAWARE
Payless Inc.	DELAWARE
Payless Finance, Inc.	NEVADA
Collective Brands Services, Inc.	DELAWARE
PSS Delaware Company 4, Inc.	DELAWARE
Shoe Sourcing, Inc.	KANSAS
Payless ShoeSource, Inc.	MISSOURI
Eastborough Inc.	KANSAS
Payless Purchasing Services, Inc.	KANSAS
Payless ShoeSource Merchandising, Inc.	KANSAS
Payless Gold Value CO, Inc.	COLORADO
Payless ShoeSource Distribution, Inc.	KANSAS
Payless ShoeSource Worldwide, Inc.	KANSAS
Payless NYC, Inc.	KANSAS
Payless ShoeSource of Puerto Rico, Inc.	PUERTO RICO
Payless Collective GP, LLC	DELAWARE
Collective Licensing, L.P.	DELAWARE
Collective Licensing International, LLC	DELAWARE
Clinch, LLC	DELAWARE
Collective Brands Franchising Services, LLC	KANSAS
Payless International Franchising, LLC	KANSAS

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 30 of 62

Collective Brands Logistics, Ltd.	HONG KONG
Dynamic Assets Ltd.	HONG KONG
PSS Canada, Inc.	KANSAS
Payless ShoeSource Canada, Inc.	FEDERAL (CANADA)
Payless ShoeSource Canada GP, Inc.	ONTARIO (CANADA)
Payless ShoeSource Canada, L.P.	ONTARIO (CANADA)

PAYLESS INTERMEDIATE HOLDINGS LLC,
a Delaware limited liability company
By: Name: W. Paul Jones Title: Manager
WBG - PSS HOLDINGS LLC,
a Delaware limited liability company
By: Name: W. Paul Jones Title: Manager
Don
By:Name: Michael C. Schwindle
Title: Manager
Title: Titalinger
PAYLESS INC., a Delaware corporation By: Name: W. Paul Jones Title: Director
Ву:
Name: Michael C. Schwindle

PAYLESS FINANCE, INC.,
a Nevada corporation
By: Name: W. Paul Jones Title: Director
By:Name: Michael C. Schwindle Title: Director
COLLECTIVE BRANDS SERVICES, INC., a Delaware corporation
By:
By:
PSS DELAWARE COMPANY 4, INC., a Delaware corporation
By:
SHOE SOURCING, INC., a Kansas corporation
By:Name: Michael C. Schwindle

Title: Director

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 33 of 62

Ву:
Name: Michael C. Schwindle
Title: Director
PAYLESS SHOESOURCE DISTRIBUTION
INC.,
a Kansas corporation
×
By:
Name: Michael A. Vitelli
Title: Director
D
By:
Name: David Milton
Title: Director
PAYLESS SHOESOURCE WORLDWIDE,
INC.,
a Kansas corporation
By: ()
Name: W. Paul Jones
Title: Director
By:
Name: Michael C. Schwindle
Title: Director
PAYLESS NYC, INC.,
a Kansas corporation
By:
Name: David Milton

PAYLESS GOLD VALUE CO, INC.,

a Colorado corporation

Title: Director

COLLECTIVE LICENSING INTERNATIONAL, LLC, a Delaware limited liability company

By:
Name: Michael C. Schwindle
Title: Managing Director
By: 6 M 6 M Name: Robert M. Carroll Title: Managing Director
CLINCH, LLC, a Delaware limited liability company
By: COLLECTIVE LICENSING INTERNATIONAL, LLC Its: Managing Member
By:
COLLECTIVE BRANDS FRANCHISING SERVICES, LLC, a Kansas limited liability company
By: PAYLESS SHOESOURCE WORLDWIDE INC. Its: Managing Member
By:Name: Michael C. Schwindle

Title: Director

LLC, a Kansas limited liability company
By:
COLLECTIVE BRANDS LOGISTICS, LIMITED, a Hong Kong limited company
By: Name: David Milton Title: Director
By:
DYNAMIC ASSETS LIMITED, a Hong Kong limited company
By:
By:Name: Wang, Tsung-Yuan Title: Director

PAYLESS INTERNATIONAL FRANCHISING,

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 36 of 62

PSS CANADA, INC., a Kansas corporation

Ву:
Name: Michael C. Schwindle
Title: Director
PAYLESS SHOESOURCE CANADA INC., a Canadian federal corporation
By:
Name: Michael C. Schwindle
Title: Director
An M
By: Name: Robert M. Carroll
Title: Director
Title. Director
Ву:
Name: Carol Perdic
Title: Director
PAYLESS SHOESOURCE CANADA GP INC a Canadian federal corporation
Ву:
Name: Michael C. Schwindle
Title: Director
By:
By:
Name: Carol Perdic
Title: Director

PAYLESS SHOESOURCE, INC.,

a Missouri corporation

By:
By:
EASTBOROUGH, INC., a Kansas corporation
By:
PAYLESS PURCHASING SERVICES, INC a Kansas corporation
By:
By: Lax A Lasardav Name: Rex Tessendorf Title: Director
PAYLESS SHOESOURCE MERCHANDISING, INC., a Kansas corporation
By:

	LESS SHOESOURCE, INC., souri corporation
	: Michael C. Schwindle Director
	Mil G. Hansen Director
	BOROUGH, INC., sas corporation
	: Bruce Pryor Director
	LESS PURCHASING SERVICES, INC. sas corporation
	: Michael C. Schwindle Director
	: Rex Tessendorf Director
Name Title: PAYI MER	

Title: Director

Name: Michael C. Schwindle

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 39 of 62

PAYLESS FINANCE, INC.,

a Nevada corporation
By:
By:
COLLECTIVE BRANDS SERVICES, INC., a Delaware corporation
By: Setty J. Clark Title: Director
By:
PSS DELAWARE COMPANY 4, INC., a Delaware corporation
By:
SHOE SOURCING, INC., a Kansas corporation
By:

PAYLESS GOLD VALUE CO, INC., a Colorado corporation

By:
Name: Michael C. Schwindle
Title: Director
PAYLESS SHOESOURCE DISTRIBUTION
INC.,
a Kansas corporation
dlast.
W/W/ite//
By: 19000 Claux
Name: Michael A. Vitelli
Title: Director
a y
By:
Name: David Milton
Title: Director
NAME TO SHOP SOURCE WORK DWINE
PAYLESS SHOESOURCE WORLDWIDE,
INC., a Kansas corporation
a Kansas corporation
By:
Name: W. Paul Jones
Title: Director
n.
By:
Title: Director
Title. Director
PAYLESS NYC, INC.,
a Kansas corporation
Den
By:
Title: Director
Title. Director

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 41 of 62

PAYLESS SHOESOURCE, INC.,

a Missouri corporation

By:
By:
EASTBOROUGH, INC., a Kansas corporation
By: PPP Name: Bruce Pryor Title: Director
PAYLESS PURCHASING SERVICES, INC. a Kansas corporation
By:
By:
PAYLESS SHOESOURCE MERCHANDISING, INC., a Kansas corporation
By:

Title: Director

Ву:
Name: Michael C. Schwindle Title: Director
PAYLESS SHOESOURCE DISTRIBUTION INC., a Kansas corporation
By:
By: Sulut
Name: David Milton Title: Director
PAYLESS SHOESOURCE WORLDWIDE, INC., a Kansas corporation
Ву:
Name: W. Paul Jones Title: Director
Ву:
Name: Michael C. Schwindle Title: Director
PAYLESS NYC, INC.,
a Kansas corporation
By: Intul
Name: David Milton Title: Director

PAYLESS GOLD VALUE CO, INC.,

a Colorado corporation

PAYLESS INTERNATIONAL FRANCHISING LLC, a Kansas limited liability company
By:
COLLECTIVE BRANDS LOGISTICS, LIMITED, a Hong Kong limited company
By:
By:Name: Wang, Tsung-Yuan Title: Director
DYNAMIC ASSETS LIMITED, a Hong Kong limited company
By:
Title: Director
By:Name: Robert M. Carroll
Title: Director
By:Name: Wang, Tsung-Yuan
Title: Director

PAYLESS INTERMEDIATE HOLDINGS LLC, a Delaware limited liability company

By:
Name: W. Paul Jones
Title: Manager
WBG – PSS HOLDINGS LLC,
a Delaware limited liability company
By:
Name: W. Paul Jones
Title: Manager
(\cdot,\cdot)
By:
Name: Michael C. Schwindle
Title: Manager
DANK DOG THE
PAYLESS INC.,
a Delaware corporation
By:
Name: W. Paul Jones
Title: Director
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By:
Name: Michael C. Schwindle
Title: Director

PAYLESS FINANCE, INC., a Nevada corporation

By:
Name: W. Paul Jones
Title: Director
$\left(\begin{array}{c} \cdot \\ \cdot $
By:
Name: Michael C. Schwindle
Title: Director
COLLECTIVE DDANDS SEDVICES INC
COLLECTIVE BRANDS SERVICES, INC.
a Delaware corporation
By:
Name: Betty J. Click
Title: Director
By:
Name: Michael C. Schwindle
Title: Director
PSS DELAWARE COMPANY 4, INC.,
a Delaware corporation
a Delaware conferention
(. A)-
By:
Name: Michael C. Schwindle
Title: Director

SHOE SOURCING, INC.,

a Kansas corporation

Name: Michael C. Schwindle

Title: Director

PAYLESS SHOESOURCE, INC.,
a Missouri corporation
By: Name: Michael C. Schwindle
Title: Director
n
By:Name: Neil G. Hansen
Title: Director
Title. Director
EASTBOROUGH, INC.,
a Kansas corporation
By:
Name: Bruce Pryor
Title: Director
DAVI ESS DIDCHASING SEDVICES INC
PAYLESS PURCHASING SERVICES, INC., a Kansas corporation
PAYLESS PURCHASING SERVICES, INC., a Kansas corporation
a Kansas corporation By: Name: Michael C. Schwindle
a Kansas corporation By:
a Kansas corporation By: Name: Michael C. Schwindle
By: Name: Michael C. Schwindle Title: Director
a Kansas corporation By: Name: Michael C. Schwindle
By: Name: Michael C. Schwindle Title: Director
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a Kansas corporation By:
By:
a Kansas corporation By: Name: Michael C. Schwindle Title: Director By: Name: Rex Tessendorf Title: Director PAYLESS SHOESOURCE MERCHANDISING, INC.,
a Kansas corporation By: Name: Michael C. Schwindle Title: Director By: Name: Rex Tessendorf Title: Director PAYLESS SHOESOURCE MERCHANDISING, INC., a Kansas corporation
a Kansas corporation By: Name: Michael C. Schwindle Title: Director By: Name: Rex Tessendorf Title: Director PAYLESS SHOESOURCE MERCHANDISING, INC., a Kansas corporation By:
a Kansas corporation By: Name: Michael C. Schwindle Title: Director By: Name: Rex Tessendorf Title: Director PAYLESS SHOESOURCE MERCHANDISING, INC., a Kansas corporation

By:
Name: Michael C. Schwindle
Title: Director
DAM EGG GHOEGOUDGE DIGEDIDIEION
PAYLESS SHOESOURCE DISTRIBUTION
INC.,
a Kansas corporation
By:
Name: Michael A. Vitelli
Title: Director
D.
By:
Name: David Milton
Title: Director
DAVI ESS SHOESOUDCE WODI DWIDE
PAYLESS SHOESOURCE WORLDWIDE,
INC.,
a Kansas corporation
D.
By:
Name: W. Paul Jones
Title: Director
By:
Name: Michael C. Schwindle
Title: Director
Title: Director
PAYLESS NYC, INC.,
a Kansas corporation
and the second s
By:
Name: David Milton
Title: Director
Title. Director

PAYLESS GOLD VALUE CO, INC.,

a Colorado corporation

COLLECTIVE LICENSING INTERNATIONAL, LLC,

a Delaware limited liability company

By: Name: Michael C. Schwindle

Name: Michael C. Schwindle Title: Managing Director

Ву:_____

Name: Robert M. Carroll Title: Managing Director

CLINCH, LLC,

a Delaware limited liability company

By: COLLECTIVE LICENSING INTERNATIONAL, LLC
Its: Managing Member

Name: Michael C. Schwindle

Title: Managing Director

COLLECTIVE BRANDS FRANCHISING SERVICES, LLC,

a Kansas limited liability company

By: PAYLESS SHOESOURCE WORLDWIDE,

INC.

Its: Managing Member

By: Name: Michael C. Schwindle

Title: Director

PAYLESS	SHOESOURCE	OF	PUERTO	RICO,
INC.				

a Puerto Rico corporation

By: Name: Michael C. Schwindle

Title: Director

PAYLESS COLLECTIVE GP, LLC,

a Delaware limited liability company

By: PAYLESS SHOESOURCE WORLDWIDE, INC.

Its: Managing Member

Title: Director

COLLECTIVE LICENSING, LP,

a Delaware limited partnership

By: PAYLESS COLLECTIVE GP, LLC

Its: General Partner

By: PAYLESS SHOESOURCE WORLDWIDE,

INC.

Its: Limited Partner

By: Name: Michael C. Schwindle

Title: Director

PSS CANADA, INC.,

a Kansas corporation
Ву:
Name: Michael C. Schwindle
Title: Director
PAYLESS SHOESOURCE CANADA INC., a Canadian federal corporation
Ву:
Name: Michael C. Schwindle
Title: Director
Ву:
Name: Robert M. Carroll
Title: Director
By:
Name: Carol Perdic
Title: Director
PAYLESS SHOESOURCE CANADA GP INC
a Canadian federal corporation
()
By:
Name: Michael C. Schwindle
Title: Director
Ву:
Name: Robert M. Carroll
Title: Director
Ву:
Name: Carol Perdic
Title: Director

PAYLESS SHOESOURCE CANADA LP,

a Canadian limited partnership

By: PAYLESS SHOESOURCE CANADA GP

INC.

Its: General Partner

By:

Name: Michael C. Schwindle

Title: Vice President and Treasurer

LLC, a Kansas limited liability company
By: Name: Robert M. Carroll Title: Managing Director
COLLECTIVE BRANDS LOGISTICS, LIMITED, a Hong Kong limited company
By:
By:
DYNAMIC ASSETS LIMITED, a Hong Kong limited company
By:
By:
By: Jack Wang, Tsung-Yuan Title: Director

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 53 of 62

	PSS CANADA, INC.,
	a Kansas corporation
	Psv.
	By; Name: Michael C, Schwindle
	Title: Director
	PAYLESS SHOESOURCE CANADA INC., a Canadian federal corporation
9	Вў;
	Name: Michael C. Schwindle
	Title: Director
	Ву:
	Name: Robert M. Carroll Title: Director
	Thic. Director
	By: Lew
	Name: Carol Perdic
	Title: Director
	PAYLESS SHOESOURCE CANADA GP INC.,
	a Canadian federal corporation
	By:
٠	Name: Michael C. Schwindle
	Title: Director
	Ву:
	Name: Robert M. Carroll
	Title: Director
	- C/OL h. O
	By:
	Name: Carol Perdic

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 54 of 62

IN WITNESS WHEREOF, the undersigned, being the board of directors of each of Payless ShoeSource Canada GP Inc., acting in its own capacity and acting separately as the general partner of Payless ShoeSource Canada LP, and Payless ShoeSource Canada Inc., each a Canadian federal corporation, have adopted these resolutions in accordance with the *Canada Business Corporations Act* as of the date first written above.

Robert M. Carroll

Carol Perdic

Michael C. Schwindle

IN WITNESS WHEREOF, the undersigned, being the board of directors of each of Payless ShoeSource Canada GP Inc., acting in its own capacity and acting separately as the general partner of Payless ShoeSource Canada LP, and Payless ShoeSource Canada Inc., each a Canadian federal corporation, have adopted these resolutions in accordance with the Canada Business Corporations Act as of the date first written above.

Robert M. Carroll
Carol Perdic

Michael C. Schwindle

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 56 of 62

IN WITNESS WHEREOF, the undersigned, being the board of directors of each of Payless ShoeSource Canada GP Inc., acting in its own capacity and acting separately as the general partner of Payless ShoeSource Canada LP, and Payless ShoeSource Canada Inc., each a Canadian federal corporation, have adopted these resolutions in accordance with the *Canada Business Corporations Act* as of the date first written above.

A	MC	M	
Robert M. Carroll	.,		
-			
Carol Perdic			
Michael C. Schwir	ndle		

IN WITNESS WHEREOF, the undersigned, being the sole limited partner of Payless ShoeSource Canada LP has consented to these resolutions as of the date first written above.

PAYLESS SHOESOURCE CANADA INC.

Ву:

Name: Robert M. Carroll

Title: Vice President and Secretary

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 58 of 62

IN WITNESS WHEREOF, the undersigned, being the board of directors of Lifestyle Brands Corporation, a Nova Scotia company, have adopted these resolutions in accordance with the *Companies Act* (Nova Scotia) as of the date first written above.

Robert M. Carroll

Michael C. Schwindle

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 59 of 62

IN WITNESS WHEREOF, the undersigned, being the board of directors of Lifestyle Brands Corporation, a Nova Scotia company, have adopted these resolutions in accordance with the *Companies Act* (Nova Scotia) as of the date first written above.

Robert M. Carroll

Michael C. Schwindle

ANNEX A

COMPANY	JURISDICTION
Payless Intermediate Holdings LLC	DELAWARE
WBG-PSS Holdings LLC	DELAWARE
Payless Inc.	DELAWARE
Payless Finance, Inc.	NEVADA
Collective Brands Services, Inc.	DELAWARE
PSS Delaware Company 4, Inc.	DELAWARE
Shoe Sourcing, Inc.	KANSAS
Payless ShoeSource, Inc.	MISSOURI
Eastborough Inc.	KANSAS
Payless Purchasing Services, Inc.	KANSAS
Payless ShoeSource Merchandising, Inc.	KANSAS
Payless Gold Value CO, Inc.	COLORADO
Payless ShoeSource Distribution, Inc.	KANSAS
Payless ShoeSource Worldwide, Inc.	KANSAS
Payless NYC, Inc.	KANSAS
Payless ShoeSource of Puerto Rico, Inc.	PUERTO RICO
Payless Collective GP, LLC	DELAWARE
Collective Licensing, L.P.	DELAWARE
Collective Licensing International, LLC	DELAWARE
Clinch, LLC	DELAWARE
Collective Brands Franchising Services, LLC	KANSAS
Payless International Franchising, LLC	KANSAS

Case 17-42257 Doc 1 Filed 04/04/17 Entered 04/04/17 14:03:17 Main Document Pg 61 of 62

Collective Brands Logistics, Ltd.	HONG KONG
Dynamic Assets Ltd.	HONG KONG
PSS Canada, Inc.	KANSAS
Payless ShoeSource Canada, Inc.	FEDERAL (CANADA)
Payless ShoeSource Canada GP, Inc.	ONTARIO (CANADA)
Payless ShoeSource Canada, L.P.	ONTARIO (CANADA)

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

In re: PAYLESS SHOESOURCE INC.,) Chapter 11) Case No. [] ()			
FATLESS SHOESOURCE INC.,) Case No. [] ()			
Debtors.) (Joint Administration Requested))			
Verification of Creditor Matrix The above named debtors and debtors in possession (collectively, the "Debtors") hereby certify under penalty of perjury that the attached list containing the names and addresses of the creditors (Matrix), consisting of approximately 6371 pages is true, correct and complete.				

Dated: _____04/04/2017_____